28

1 2 3 4 5	Michael V. Infuso, Esq., Nevada Bar No. 7388 Keith W. Barlow, Esq., Nevada Bar No. 12689 GREENE INFUSO, LLP 3030 South Jones Boulevard, Suite 101 Las Vegas, Nevada 89146 Telephone: (702) 570-6000 Facsimile: (702) 463-8401 E-mail: minfuso@greeneinfusolaw.com kbarlow@greeneinfusolaw.com		
6	Attorneys for Defendant New Castle, LLC New Castel Corp. dba Excalibur Hotel & Casino		
7 8	UNITED STATES D	ISTRICT COURT	
9	DISTRICT OF NEVADA		
10 11 12 13 14 15 16 17 18 19 20 21	BOARD OF TRUSTEES OF UNITE HERE HEALTH; BOARD OF TRUSTEES OF SOUTHERN NEVADA CULINARY AND BARTENDERS PENSION TRUST; BOARD OF TRUSTEES OF SOUTHERN NEVADA JOINT MANAGEMENT AND CULINARY AND BARTENDERS TRAINING FUND; BOARD OF TRUSTEES OF CULINARY AND BARTENDERS HOUSING PARTNERSHIP; BOARD OF TRUSTEES OF CULINARY AND BARTENDERS LEGAL SERVICE FUND, Plaintiffs, v. BUCA (EX), LLC, a Florida limited-liability company dba Buca di Beppo; NEW CASTLE, LLC, a Nevada limited-liability company fka New Castle Corp. dba Excalibur Hotel & Casino; JOHN DOES I-XX, inclusive; and ROE ENTITIES I-XX, inclusive,	Case No.: 2:23-cv-01016-RFB-NJK STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANTS TO RESPOND TO PLAINTIFFS' MOTION TO STRIKE DEFENSES ASSERTED BY DEFENDANTS BUCA (EX), LLC AND NEW CASTLE, LLC (First Request)	
22	Defendants.		
23 · 24	IT IS HEREBY STIPULATED AND AGE	REED by and between Plaintiffs, Board of	
25	Trustees of UNITE HERE Health, et al. ("Plaintiffs"), New Castle, LLC ("New Castle"), and		
26	Buca (EX), LLC ("Buca"), by and through their respective undersigned counsel of record, as		
27	follows:		

Case 2:23-cv-01016-RFB-NJK Document 22 Filed 10/13/23 Page 2 of 3

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

WHEREAS Plaintiffs filed a Motion to Strike Defenses Asserted by Defendants	Buca	and
New Castle ("Motion") on September 29, 2023 [ECF No. 20];		

WHEREAS Defendants New Castle's and Buca's deadline to file a response to Plaintiffs' Motion is currently October 13, 2023;

WHEREAS, Plaintiffs have agreed that Defendants New Castle and Buca may have up through and including October 27, 2023, in which to respond to Plaintiffs' Motion;

WHEREAS, there are no other deadlines affected by this Stipulation that are presently known to the parties; and

WHEREAS, the parties represent that this request is not for any improper purpose or to delay;

Case 2:23-cv-01016-RFB-NJK Document 22 Filed 10/13/23 Page 3 of 3

1	THEREFORE, Plaintiffs and Defendants New Castle and Buca hereby request an order that		
2	Defendants New Castle and Buca have up through and including October 27, 2023, in which to file		
3	their responses to Plaintiffs' Motion.		
4	Dated this 12th day of October 2023.	Dated this 12th day of October 2023.	
5	GREENE INFUSO, LLP	Christensen James & Mart	
6		Christensen sumes & Wart	
7	<u>/s/ Michael V. Infuso</u> MICHAEL V. INFUSO, ESQ.	/s/ Kevin B. Archibald Kevin B. Archibald, Esq.	
8	Nevada Bar No. 7388 3030 South Jones Boulevard, Suite 101	Nevada Bar No. 13817 7440 W. Sahara Avenue	
9	Las Vegas, NV 89146 Attorneys for Defendant New Castle, LLC	Las Vegas, Nevada 89117 Attorney for Plaintiffs	
10			
11	Dated this 12 th day of October 2023		
12	Gordon Rees Scully Mansukhani, LLP		
13	// 7 1 37 4		
14	/s/ Joshua Y. Ang Joshua Y. Ang, Esq.		
15	300 S. 4th St., Ste. 1550 Las Vegas, NV 89101		
16	Attorneys for Defendant Buca (Ex), LLC	IT IS SO ORDERED:	
17		AZ_	
18 19			
20		UNITED STATES DISTRICT JUDGE	
20		0 1 10 2022	
22		DATED: October 13, 2023	
23			
24			
25			
26			
27			
28			

GREENE INFUSO, LLP 3030 South Jones Boulevard, Suite 101 Las Vegas, Nevada 89146 (702) 570-6000